# IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:

Chapter 11

MINING PROJECT WIND DOWN HOLDINGS, INC. (f/k/a Compute North Holdings, Inc.), et al.,

Case No. 22-90273 (MI)

Debtors.<sup>1</sup>

#### NELU MIHAI - REVISED CREDITOR'S EXHIBITS AND WITNESS LIST

NELU MIHAI, PhD, former funding Chief Technology Officer at Compute North LLC / Debtors, in his capacity as Creditor ("Creditor") and Claimant of the Claim no. 10029 and Claim 10026, both filed on October 24th, 2022, in case 22-90273 (the "Bankruptcy Case", "Case no. 22-90273"),

hereby files this Amended Witness and Exhibit List for the hearing taking place on October 5, 2023 at 1:30 p.m. (prevailing Central Time).

<sup>&</sup>lt;sup>1</sup> The Reorganized Debtors in these chapter 11 cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, include: Mining Project Wind Down Holdings, Inc. (f/k/a Compute North Holdings, Inc.) (4534); Mining Project Wind Down LLC (f/k/a Compute North LLC) (7185); Mining Project Wind Down Corpus Christi LLC (f/k/a CN Corpus Christi LLC) (5551); Mining Project Wind Down Atoka LLC (f/k/a CN Atoka LLC) (4384); Mining Project Wind Down BS LLC (f/k/a CN Big Spring LLC) (4397); Mining Project Wind Down Colorado Bend LLC (f/k/a CN Colorado Bend LLC) (4610); Mining Project Wind Down Developments LLC (f/k/a CN Developments LLC) (2570); Mining Project Wind Down Equipment LLC (f/k/a CN Equipment LLC) (6885); Mining Project Wind Down King Mountain LLC (f/k/a CN King Mountain LLC) (7190); Mining Project Wind Down MDN LLC (f/k/a CN Minden LLC) (3722); Mining Project Wind Down Mining LLC (f/k/a CN Mining LLC) (5223); Mining Project Wind Down Pledgor LLC (f/k/a CN Pledgor LLC) (9871); Mining Project Wind Down Member LLC (f/k/a Compute North Member LLC) (8639); Mining Project Wind Down NC08 LLC (f/k/a Compute North NC08 LLC) (8069); Mining Project Wind Down NY09 LLC (f/k/a Compute North NY09 LLC) (5453); Mining Project Wind Down STHDAK LLC (f/k/a Compute North SD, LLC) (1501); Mining Project Wind Down Texas LLC (f/k/a Compute North Texas LLC) (1883); Mining Project Wind Down TX06 LLC (f/k/a Compute North TX06 LLC) (5921); and Mining Project Wind Down TX10 LLC (f/k/a Compute North TX10 LLC) (4238). The Reorganized Debtors' service address for the purposes of these chapter 11 cases is 2305A Elmen Street, Houston, TX 77019.

### AMENDED EXHIBIT LIST

<u>Description</u>	<u>Offered</u>	<u>Objection</u>	Admitted	Disposition
			<u>/ Not</u>	
			Admitted	
Proof of Claim 10026 with				
Separation Agreement March				
28, 2022 (Compute North LLC				
– Nelu Mihai) October 24,				
2022				
Proof of Claim 10029 with				
Separation Agreement March				
28, 2022 and example of				
penalties calculations				
(Compute North LLC – Nelu				
Mihai) October 24, 2022				
Email from Michael A.				
Tribolet June 6, 2023 11:24				
AM to Claimant Nelu Mihai				
(redacted)				
Email from Amanda Piff				
(Compute North LLC HR) to				
Insperity PEO Services L.P.				
(Dallas EG Team 8) April 12,				
2022 7:24 PM Subject: Payroll				
Additions' Email from				
Insperity PEO Services L.P.				
(Dallas EG Team 8) April 14,				
2022 3:54:43 PM to Spencer				
Barron (Compute North LLC				
Vise-president - HR) Subject:				
	Separation Agreement March 28, 2022 (Compute North LLC – Nelu Mihai) October 24, 2022  Proof of Claim 10029 with Separation Agreement March 28, 2022 and example of penalties calculations (Compute North LLC – Nelu Mihai) October 24, 2022  Email from Michael A. Tribolet June 6, 2023 11:24 AM to Claimant Nelu Mihai (redacted)  Email from Amanda Piff (Compute North LLC HR) to Insperity PEO Services L.P. (Dallas EG Team 8) April 12, 2022 7:24 PM Subject: Payroll Additions' Email from Insperity PEO Services L.P. (Dallas EG Team 8) April 14, 2022 3:54:43 PM to Spencer Barron (Compute North LLC	Separation Agreement March 28, 2022 (Compute North LLC  Nelu Mihai) October 24, 2022  Proof of Claim 10029 with Separation Agreement March 28, 2022 and example of penalties calculations (Compute North LLC – Nelu Mihai) October 24, 2022  Email from Michael A. Tribolet June 6, 2023 11:24  AM to Claimant Nelu Mihai (redacted)  Email from Amanda Piff (Compute North LLC HR) to Insperity PEO Services L.P. (Dallas EG Team 8) April 12, 2022 7:24 PM Subject: Payroll Additions' Email from Insperity PEO Services L.P. (Dallas EG Team 8) April 14, 2022 3:54:43 PM to Spencer Barron (Compute North LLC	Separation Agreement March 28, 2022 (Compute North LLC  Nelu Mihai) October 24, 2022  Proof of Claim 10029 with Separation Agreement March 28, 2022 and example of penalties calculations (Compute North LLC – Nelu Mihai) October 24, 2022  Email from Michael A. Tribolet June 6, 2023 11:24  AM to Claimant Nelu Mihai (redacted)  Email from Amanda Piff (Compute North LLC HR) to Insperity PEO Services L.P. (Dallas EG Team 8) April 12, 2022 7:24 PM Subject: Payroll Additions' Email from Insperity PEO Services L.P. (Dallas EG Team 8) April 14, 2022 3:54:43 PM to Spencer Barron (Compute North LLC	Proof of Claim 10026 with Separation Agreement March 28, 2022 (Compute North LLC  - Nelu Mihai) October 24, 2022  Proof of Claim 10029 with Separation Agreement March 28, 2022 and example of penalties calculations (Compute North LLC – Nelu Mihai) October 24, 2022  Email from Michael A. Tribolet June 6, 2023 11:24 AM to Claimant Nelu Mihai (redacted)  Email from Amanda Piff (Compute North LLC HR) to Insperity PEO Services L.P. (Dallas EG Team 8) April 12, 2022 7:24 PM Subject: Payroll Additions' Email from Insperity PEO Services L.P. (Dallas EG Team 8) April 14, 2022 3:54:43 PM to Spencer Barron (Compute North LLC

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	Payroll Additions Docket			
	1273-1			
5	Insperity PEO Services L.P.			
	uploaded September 7, 2023,			
	Payroll stubs From March			
	03/04/2022 to 09/16/2022 for			
	Claimant Nelu Mihai			
6	Redacted Bank Statement from			
	Claimant with net EFT of			
	"cash Severance, before			
	09/14/2022, 1 page			
7	Redacted Bank Statement from			
	Claimant – cashed check on			
	April 18, 2022 "cash			
	severance" (one installment			
	and lump sum) 2 pages			
8	Table with illegal Reductions /			
	from cash severance debts.			
	Table with accrued and unpaid			
	amounts of cash severance, in			
	the period April 15 –			
	September 16, 2022 (before			
	the Petition Date)			
9	Tables (six) with Calculations			
	of penalties, before the Petition			
	Date, for delays in paying			
	accrued and unpaid amounts of			
	cash severance (FSA, SDI,			
	State tax, federal tax,			
	Medicare, social security) in			
	the period April 15 –			

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	September 16, 2022 (before		
	the Petition Date)		
10	Table Calculations of		
-	percentages of diminutions of		
	each amount of cash severance		
	payment represented		
	erroneously by the Debtors in		
	their table of docket 1230,		
	between 04/18/2022 –		
	09/16/2022)		
11	Response 1258; Exhibit 1258-		
	2 Media article, Exhibit 1258-3		
	Email to Dave Perrill and PJ		
	Lee and other emails related to		
	unpaid bonus and Claimant's		
	performances records'		
	alteration by employer, Exhibit		
	1258-4, 1258-5, 1258-6		
	attachments to emails in 1258-		
	3		
12	Docket 1291 Nelu Mihai's		
	Response to Emergency		
	Motion		
13	PDF with Audio File August		
	14, 2023 Hearing, docket 1236		
14	Docket 1300 Claimant		
	Corrected Response to		
	Objection 1246 to Claim		
	10026)		
15	Any document which will be		
	found in relation to Claimant		

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	defense for Claims 10029 and		
	10026, or any other issue		
	which can appear during the		
	hearing or after filing the List		
	with Exhibits and Witnesses		
16	Any exhibit designated or used		
	by the Debtors, Plan		
	Administrator, or any other		
	party		
17	Any exhibit necessary to rebut		
	the evidence or testimony of		
	any witness called or		
	designated by the Debtors,		
	Plan Administrator or any		
	other party		
18	Any document or pleading		
	filed in case 22-90273 and		
	related cases to case 22-90273		
	and Compute North LLC (in		
	this Court)		
19	Docket 804 Form 207		
	(Financial Affairs) and Docket		
	430 Form 207 Financial		
	Affairs		
20	Any exhibit which will		
	become necessary for Claimant		
	defense and Claims		
21	Any document referred in the		
	responses, motions etc. filed		
	by Claimant Nelu Mihai in		
	case 22-90273 (including		

Docket 1213 identical with		
1211 - Response to Objection		
1199: Docket 1274; Docket		
1268; Docket 1259; Docket		
1245; Docket 1228; Docket		
1225; Docket 1223)		

#### **WITNESSES**

The Claimant may call the following witnesses at the hearing:

- 1. Any witness called by any other party;
- 2. Impeachment witnesses as necessary; and
- 3. Any witness necessary to rebut testimony of a witness called or designated by any party
- 4. Any witness necessary to sustain Claimant's defense and allegations, or to represent the Claimant interest and rights.

#### **RESERVATION OF RIGHTS**

The Claimant Nelu Mihai reserves the right to call or to introduce one or more, or none, of the witnesses and exhibits listed above, and further reserves the right to supplement this Amended Witness and Exhibit List prior to the hearing.

Respectfully submitted,

Dated: October 3<sup>rd</sup>, 2023

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NELU MIHAI, PhD

201 Harrison Street Apt. 210, San Francisco CA 94105

Email: nelumihai@prodigy.net

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		Certificate of Service	
I certify that on Oc 90273.	ctober 3 <sup>rd</sup> , 2023, I c	aused this Amended Exhibits a	nd Witness List for case 22
		Respectfu	lly,
		Nelu Mihai 201 Harrison Street	
		San Francisco, CA 9 nelumihai@prodigy	94105